

Before the  
FEDERAL COMMUNICATIONS COMMISSION  
Washington, D.C. 20554

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JUL 11 1994

FCC MAIL ROOM

In the Matter of

CC Docket 92-77

Billed Party Preference  
For 0+ InterLATA Calls

Kenosha County Board of Supervisors

RESOLUTION #49

# County of Kenosha



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BOARD OF SUPERVISORS  
912 - 56th STREET  
KENOSHA, WISCONSIN 53140

RECEIVED

JUL 11 1994

RESOLUTION NO. 49 FCC MAIL ROOM

Subject:	Resolution on Billed Party Preference		
Original <input type="checkbox"/>	Corrected <input type="checkbox"/>	2nd Correction <input type="checkbox"/>	Resubmitted <input type="checkbox"/>
Date Submitted: July 5, 1994		Date Resubmitted:	
Submitted by:			
Fiscal Note Attached <input type="checkbox"/>		Legal Note Attached <input type="checkbox"/>	
Prepared by: Charles R. Smith, Chief Deputy		Signature: <i>Charles R. Smith / Charles R. Smith</i>	

7-5-94

WHEREAS, the serviceable ability to provide telephone service to the inmate population of the Kenosha County Jail is a necessity for daily operation, and

WHEREAS, the current contracted provider for this telephone service affords both citizens of Kenosha County and the inmate population of the Kenosha County Jail, efficient, comprehensive, and controlled telephone service, and

WHEREAS, **Billed Party Preference, (BPP)**, reduces or eliminates effective management and control of the telephone services within the Kenosha County Jail by creating;

- The inability to control telephone activity within the controlled environment of the Jail resulting in; instances of abuse and fraud, both of which are historically cited as significant problems that create security risks.
- The potential of inmates using the telephone for the harassment, including threats, of judges, witnesses or victims involved in their cases.
- The total elimination of any revenue - sharing ability between Kenosha County and the telephone service carrier. This loss of approximately \$100,000.00 to Kenosha County annually, will impact the availability of any of these funds to provide for future programming to aid inmates in the Kenosha County Jail.

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- The inability of ensuring that the inmate telephone service company provide, sensible and reasonable rate guarantees and rate monitoring services, thus eliminating the ability to acquire competitively by bid, the most cost effective service for inmates. A protective measure and benefit that they will be unable to do for themselves.

NOW THEREFORE, BE IT RESOLVED, that the Kenosha County Board of Supervisors, in agreement with the Sheriff, are vigorously opposed to any federal interference with Kenosha County managing and controlling telephone services to the inmates in the Kenosha County Jail.

LET IT FURTHER BE RESOLVED, that any effort that will infringe on Kenosha County's Ability to provide the most manageable and effective telephone service, while generating revenue for programming is strongly opposed.

Respectfully submitted,

Legislative Committee

Ronald Johnson  
Supervisor Ronald Johnson,  
Chairman

Wayne E. Koessl  
Supervisor Wayne Koessl, VC

Charles Huck  
Supervisor Charles Huck

Kevin Krifka  
Supervisor Kevin Krifka

Maureen Reed  
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William Arb  
Supervisor William Arb

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Supervisor Raffaele Montemurro

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